

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

ALEXANDRA ELIZABETH ROURKE,

Plaintiff,

V.

C.R. BARD INCORPORATED, et al.

Defendants.

C19-1471 TSZ

MINUTE ORDER
SETTING TRIAL DATE AND
RELATED DATES

JURY TRIAL DATE

August 23, 2021

Length of Trial

15 days

Plaintiff will produce the completed Plaintiff Fact Sheet and related information utilized in the In re: C. R. Bard, Inc. IVC Filter MDL by

February 10, 2020

Defendants will produce the Defendants' Fact Sheet and related information utilized in the In re: C. R. Bard, Inc. IVC Filter MDL by

March 9, 2020

Fact Discovery Deadline

August 24, 2020

Expert Reports by Plaintiff

October 5, 2020

Plaintiff's experts deposed

November 16, 2020

Expert reports by Defendants

January 25, 2021

All motions related to discovery must be filed by
and noted on the motion calendar
no later than the third Friday thereafter
(see LCR 7(d))

January 28, 2021

Disclosure of rebuttal expert reports

February 22, 2021

1	Any rebuttal experts deposed	March 22, 2021
2	Expert discovery cutoff	March 22, 2021
3	All dispositive motions must be filed by and noted on the motion calendar	May 17, 2021
4	no later than the fourth Friday thereafter (see LCR 7(d))	
5	All motions related to expert witnesses (<i>e.g.</i> , Daubert motion) must be filed by and noted on the motion calendar no later	May 17, 2021
6	than the third Friday thereafter (see LCR 7(d))	
7	All motions in limine must be filed by and noted on the motion calendar no later	July 22, 2021
8	than the Friday before the Pretrial Conference	
9	(see LCR 7(d)(4))	
10	Agreed Pretrial Order due ¹	August 6, 2021
11	Trial briefs, proposed voir dire questions and jury instructions due	August 6, 2021
12	Pretrial Conference to be held at 11:00 a.m. on	August 13, 2021

13 These dates are set at the direction of the Court after reviewing the joint status
14 report and discovery plan submitted by the parties. All other dates are specified in the
15 Local Civil Rules. If any of the dates identified in this Order or the Local Civil Rules fall
16 on a weekend or federal holiday, the act or event shall be performed on the next business
17 day. These are firm dates that can be changed only by order of the Court, not by
18 agreement of counsel or parties. The Court will alter these dates only upon good cause
19 shown: failure to complete discovery within the time allowed is not recognized as good
cause.

20 As required by LCR 37(a), all discovery matters are to be resolved by agreement if
21 possible. Counsel are further directed to cooperate in preparing the final pretrial order in
22 the format required by LCR 16.1.

23 Notwithstanding Local Civil Rule 16.1, the exhibit list shall be prepared in table
format with the following columns: "Exhibit Number," "Description," "Admissibility
Stipulated," "Authenticity Stipulated/Admissibility Disputed," "Authenticity Disputed,"
and "Admitted." The latter column is for the Clerk's convenience and shall remain

¹ The Agreed Pretrial Order shall be filed in CM/ECF and shall also be attached as a Word
compatible file to an e-mail sent to the following address: ZillyOrders@wawd.uscourts.gov.

1 blank, but the parties shall indicate the status of an exhibit's authenticity and
2 admissibility by placing an "X" in the appropriate column. Duplicate documents shall
not be listed twice: once a party has identified an exhibit in the pretrial order, any party
may use it.

3 The original and one copy of the trial exhibits are to be delivered to the courtroom
4 at a time coordinated with Gail Glass, who can be reached at 206-370-8522, no later than
5 the Friday before trial. Each set of exhibits shall be submitted in a three-ring binder with
6 appropriately numbered tabs. Each exhibit shall be clearly marked. Plaintiff's exhibits
7 shall be numbered consecutively beginning with 1; defendants' exhibits shall be
8 numbered consecutively beginning with the next multiple of 100 after plaintiff's last
exhibit; any other party's exhibits shall be numbered consecutively beginning with the
next multiple of 100 after defendants' last exhibit. For example, if plaintiff's last exhibit
is numbered 159, then defendants' exhibits shall begin with the number 200; if
defendants' last exhibit number is 321, then any other party's exhibits shall begin with
the number 400.

9 Counsel must be prepared to begin trial on the date scheduled, but it should be
10 understood that the trial might have to await the completion of other cases.

11 Should this case settle, counsel shall notify Karen Dews at (206) 370-8830 as soon
as possible.

Having review the parties' joint status report, the Court is satisfied that no scheduling conference is required.

A copy of this Minute Order shall be mailed to all counsel of record.

Dated this 13th day of February, 2020.

William M. McCool
Clerk

s/Karen Dews
Deputy Clerk